

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF NEW YORK

Ch. 7
Bankruptcy Case No.: 19-44084

-----X
IN RE:

DAISY RIVERA-RODRIGUEZ

Debtor,

DAISY RIVERA-RODRIGUEZ

Adversary Proceeding No.: 19-01128-jmm

Plaintiff,

-against

ORDER AND JUDGMENT

AMERICAN EDUCATION SERVICES,
GOAL FINANCIAL, LLC
Defendant.
-----X

Upon the Debtor's Amended Complaint to determine Private Student Loans Dischargeable as not Qualified Education Loans pursuant to Sec 11 USC § 523 (a) (8) (B), and that said student loans should be Discharged since to compel Debtor-Plaintiff Daisy Rivera- Rodriguez to repay said student loans would constitute an undue hardship on Debtor- Plaintiff Daisy Rivera- Rodriguez, and; this Court having noted Defendant Goal Financial, LLC's Default on December 15, 2020 , and; this Court having entered a Stipulation and Order Dismissing this Adversary Proceeding without prejudice against Defendant Pennsylvania Higher Education Services (" PHEAA") d/b/a American Education Services on February 21, 2021, and; Debtor -Plaintiff Daisy Rivera- Rodriguez, having made a Motion seeking a Default Judgment against Defendant Goal Financial, LLC, pursuant to Federal Rule of Civil Procedure § 55(b) and Local Rule § 55.2, and for Judgment on the pleadings dated February 8, 2021, and; this Court having held a hearing on March 23, 2021, and no appearance having been made by Defendant Goal Financial, LLC, this Court held Defendant Goal Financial, LLC, in Default and determine that Debtor-Plaintiff has set forth a prima facie case for the relief requested in said Notice of Motion,

IT IS ORDERED AND ADJUDGED, as follows,

1. That Judgment by Default is entered against Defendant Goal Financial, LLC, and in favor of Debtor-Plaintiff Daisy Rivera- Rodriguez.

2. That those student loans incurred by Debtor-Plaintiff Daisy Rivera-Rodriguez, Account Number 09 7130 1767, in the amounts of **\$27,082.94** and **\$35,718.44**, plus interest, owed to Defendant Goal Financial, LLC, are Discharged pursuant to 11 USC § 727, Et. Al. since to compel repayment would impose an undue hardship on the Debtor-Plaintiff, and that said subject student loans are private and are not qualified educational loans and are Discharged in accordance with 11 USC § 523 (a) (8), Et. Al.

Dated: ,2021
Brooklyn, New York

Hon. Jil Mazer-Marino
US Bankruptcy Judge